

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

BRIGHT ONE INVESTMENTS, LLC,
a Washington limited liability
company,

Plaintiff,

v.

JOHN W. GILLINGHAM; RANDALL
GILLINGHAM; MR. MAGOO
COFFEE, LLC, and ALENA
STEPHENSON,

Defendants.

RANDALL GILLINGHAM,

Third-Party Plaintiff,

v.

BRANDON FENTON,

Third-Party Defendant.

CASE NO: 2:20-CV-0393-TOR

ORDER OF DISMISSAL OF ALL
CLAIMS WITH PREJUDICE
AGAINST JOHN GILLINGHAM AND
BRANDON FENTON

1 JOHN W. GILLINGHAM,

2 Third-Party Plaintiff,

3 v.

4 BRANDON FENTON,

5 Third-Party Defendant.

6
7 BEFORE THE COURT is a Stipulated Motion for Entry of Order of
8 Dismissal of All Claims with Prejudice Against John Gillingham and Brandon
9 Fenton. ECF No. 87. The motion was submitted for consideration without oral
10 argument. Having reviewed the file and the records therein, the Court is full
11 informed.

12 The involved parties move to dismiss all claims against Defendant John
13 Gillingham and all claims by Third-Party Plaintiff John Gillingham against Third-
14 Party Defendant Brandon Fenton with prejudice and without costs or fees to any
15 party.

16 **ACCORDINGLY, IT IS HEREBY ORDERED:**

17 Pursuant to Rule 41(a)(1)(ii), all claims and causes of action against
18 Defendant John Gillingham and Third-Party Defendant Brandon Fenton are
19 **DISMISSED** with prejudice and without costs or fees to any party.

1 The District Court Executive is directed to enter this Order and Judgment of
2 Dismissal, terminate John Gillingham and Brandon Fenton from the case, and
3 furnish copies to counsel.

4 DATED March 23, 2022.



Thomas O. Rice
THOMAS O. RICE
United States District Judge

7
8
9
10
11
12
13
14
15
16
17
18
19
20